PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

## **HOUSE MOTION**

## MR. SPEAKER:

I move that House Bill 1926 be amended to read as follows:

1	Between the enacting clause and line 1, begin a new paragraph and
2	insert:
3	"SECTION 1. IC 4-23-16-1 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. There is
5	established the state data processing information technology oversight
6	commission.".
7	Page 1, between lines 16 and 17, begin a new paragraph and insert:
8	"SECTION 2. IC 4-23-16-4 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) The staff of
10	the commission shall assist the commission in implementing this
11	chapter.
12	(b) The commission may shall create, from existing state agency
13	personnel or other individuals and organizations, any additional
14	groups or committees necessary to allow it to carry out its
15	responsibilities.
16	SECTION 3. IC 4-23-16-4.2 IS AMENDED TO READ AS
17	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4.2. (a) Subject to
18	the direction of the commission, the staff shall do the following:
19	(1) Provide technical staff support services to the commission.
20	(2) Monitor trends and advances in data processing information
21	technology.
22	(3) Develop an overall strategy and architecture for the use of data
23	processing information technology in state government.
24	(4) Coordinate state data processing information technology

MO192601/DI 103+

1	master planning.
2	(5) Review and recommend actions to the commission on project
3	requests, contracts, and technical documents.
4	(6) Provide consulting and technical advisory services to state
5	agencies.
6	(7) Monitor agency data processing information technology
7	activities.
8	(8) Review data processing information technology project plans
9	and budget requests.
10	(9) Develop and maintain policies, procedures, and guidelines for
11	the effective use of data processing information technology.
12	(10) Monitor data processing information technology legislation
13	and recommend needed legislation to the commission.
14	(11) Conduct periodic management reviews of data processing
15	<b>information technology</b> activities within state agencies.
16	(12) Maintain an inventory of data processing information
17	technology resources and expenditures.
18	(13) Perform other related functions and duties that are requested
19	by the commission.
20	(b) The commission may require a director of data processing
21	information technology services or other knowledgeable individuals
22	employed by an agency to advise and assist the staff in carrying out the
23	commission's functions.
24	SECTION 4. IC 4-23-16-5 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) As used in
26	this chapter, "data processing" "information technology" includes the
27 28	resources, technologies, and services associated with the fields of:
20 29	<ul><li>(1) information processing;</li><li>(2) office automation; and</li></ul>
30	(3) telecommunication facilities and networks.
31	(b) It shall be the responsibility of the commission to coordinate the
32	operations of the various data processing information technology
33	systems within the executive, including the administrative, branch of
34	state government insofar as is possible without infringing upon the
35	prerogatives of the separately elected state officials. The objectives of
36	the commission shall be to develop consistent policy and to promote
37	economical, effective, and integrated data processing information
38	technology services, technology accessibility, operational security,
39	and adherence to the principles of the code of fair information practices
40	for individual privacy.".
41	Page 2, line 2, strike "data".
12	Page 2, line 3, strike "processing" and insert "information
43	technology".
14	Page 2, between lines 18 and 19, begin a new paragraph and insert:
45	"SECTION 3. IC 4-23-16-9 IS AMENDED TO READ AS
46	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. All agencies in

MO192601/DI 103+ 

the executive, including the administrative, branch of state government shall annually submit to the commission a data processing an information technology resource inventory to include all data processing information technology hardware, software, technical personnel and data processing information technology contracts.

SECTION 4. IC 4-23-16-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 10. The commission shall conduct such studies and reviews as it deems necessary to provide high quality, cost effective data processing information technology within state government, with adequate protections of the individual citizen's interests in personal privacy. It shall recommend to the appropriate state official, the governor or the legislature, any necessary changes in data processing information technology within state government."

Page 2, line 21, after "(a)" delete "The commission shall develop" and insert "The commission shall appoint a subcommittee to develop standards that are compatible with principles and goals contained in the electronic and information technology accessibility standards adopted by the architectural and transportation barriers compliance board under Section 508 of the federal Rehabilitation Act of 1973(29 U.S.C. 749d), as amended.

- (b) The subcommittee shall consist, at minimum, of the following:
  - (1) A representative of an organization with experience in and knowledge of assistive technology policy.
  - (2) An individual with a disability.
  - (3) The state procurement officer.
  - (4) The chief information officer.
- (5) The state personnel director.
  - (c) Project requests made under section 8 of this chapter shall comply with the standards developed under this section.
  - (d) An agency must submit a plan for undue burden with timelines for compliance and must provide alternative means for accessibility during the period."
- Page 2, delete lines 22 through 32.
- Renumber all SECTIONS consecutively.

(Reference is to HB 1926 as printed January 31, 2001.)

Representative Crooks

MO192601/DI 103+